Remarks/Arguments

This is in response to the Examiner's remarks in the PTO communication entitled "Notification of Non-Compliance With 37 CFR 1.192(c) " dated October 3, 2003, and to the Examiner's comments on the proposed draft of the Fourth Amendment After Final Rejection dated Oct. 22, 2003, which was faxed to the Examiner for comments. Claim 3 is to be amended to include other precursors that can be dissolved in aqueous or non-aqueous liquids. Claims 5,16 and 17 are to be amended to include units of the dilution ratio. Claim 14 is to be canceled. Claim 20 is to be amended to add sodium phosphate as another precursor.

The term "coating solution" is to be interpreted broadly as including or excluding a diluent.

Entry of this amendment is requested since it will reduce issues on appeal and thus place the application in a better form for appeal.

Enclosed is the Second Revised Appeal Brief.

Please charge our account #50-0281 with the fee due hereunder.

Respectfully submitted

John J. Karasek Reg. No. 36,182

Attorney for Applicants Navy Associate Counsel (Intellectual Property)

Prepared by George A. Kap Reg. No. 22,898

Tele.: (703)-404-1555